## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON

UNITED STATES OF AMERICA,			Case No.	6:21-mj-0	0114-MK	
v.						
MALIK FARD MUH		ORDER OF DETENTION AFTER HEARING (18 USC § 3142(i))				
☐ risk to the ☐ serious risi ☐ serious risi ☐ uror or attem ☐ Upon consideration ☐ serious risi	by the court <i>sua sponte</i> inv k defendant will flee; k defendant will obstruct o	or the community or attempt to obstra olving a:	uct justice, or t	hreaten, injure,	or intimidate a p	prospective witness or
	nature and circumstances o fendant, and the nature and the court finds that:					
☐ The offense charged safety of the community	creates a rebuttable presur	nption in 18 USC	§ 3142(e) that	no combinatio	n of conditions v	vill reasonably assure th
No condition or combination of conditions will  □ Foreign citizenship and/or illegal alien  □ ICE Detainer  □ Deportation(s)  □ Multiple or false identifiers  □ Aliases  ▶ Prior criminal history, □ including drug.  □ Prior supervision failure(s), □ Including		☐ In custody/serving sentence ☐ Outstanding warrant(s) ☐ Prior failure(s) to appear ② Mental health issues  (drug related offense, ☑ including alcohology)		fa fa E ing alcohol/alco	☐ Substance use/abuse ☐ Unknown family/employment/community ties ☐ Unstable/no residence available ☐ Information unverified/unverifiable alcohol related offense	
Other: No condition or com Nature of offen Naturest behavior Possession of v Violent behavior Prior criminal l offense, Prior supervisio	bination of conditions will use r veapon(s) or nistory, □including drug/o	reasonably assure	□ Subst □ Mente □ Alleg	other persons a ance use/abuse al health issues ed offense invo	lves child pomo	graphy on the internet
☐ Other (writ/serving f☐ Defendant has not rel☐ Defendant did not sed detention hearing und	ederal or state sentence): _ butted by sufficient eviden ek release, and therefore m der 18 U.S.C. § 3142(f).					
2. Defe far a 3. Defe 4. The Unit	endant is detained prior to endant is committed to the is practicable, from person endant shall be afforded a superintendent of the corre ed States Marshal for the p	custody of the Att s awaiting or servi reasonable opportu ections facility in	ing sentences of unity for private which defendate ance in connec	or being held in te consultation nt is confined s tion with any co	custody pending with his counsel; shall make the de ourt proceeding.	g appeal;
DATED:	ED: 6/02/2021			Milited States Magistrate Judge		